FILED IN THE U.S. DISTRICT COURT EASTERN DISTRICT OF WASHINGTON

## Jul 17, 2019

SEAN F. MCAVOY, CLERK

## UNITED STATES DISTRICT COURT for the

EASTERN DISTRICT OF WASHINGTON

United States of America v. Abel Mendoza, Jr.	) ) )	Case No. 2:03-CR-0243-LRS-1 USM No. 14467-298
03/23/2010 Date of Previous Judgment		Jeffery S. Niesen Defendant's Attorney
	suant to S	Section 404 of the First Step Act of 2018
Upon motion of the defendant the Digovernment, or the Court for a reduced modified by sections 2 or 3 of the Fair Sen 2372), as if sections 2 and 3 of the Fair Sen	irector of the sentence tencing Autoriting A	the Bureau of Prisons the attorney for the based on the statutory penalties which were
IT IS ORDERED that the motion is:  ☐ DENIED. ☐ GRANTED and the deference of the last judgment issued) of		reviously imposed sentence of imprisonment (as months is reduced to Time Served .
I. COURT DETERMINATION OF SEN Previous Sentence Imposed: 120 months Previous Supervised Release Term Imposed: Previous Underlying Sentence Imposed:		Amended Sentence: Time Served Amended Supervised Release Term: 8 years Amended Underlying Sentence:
II. SENTENCE RELATIVE TO AMEN	DED TEI	RMS:
☐ Conditions of supervised release set forth modifications:		ent are to remain in effect. ent are to remain in effect, with the following
II. ADDITIONAL COMMENTS:  Waiver of Appearance of Defendant fo	r resenten	cing hearing (attached).
Except as provided above, all provisions of	the judgr	ment dated 03/23/2010 shall remain in effect.
IT IS SO ORDERED.		
Order Date:		07/17/2019 Judge Sign utu